DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

	elow named inventor, I h				
My res	idence, post office addr	ess and citizenship are as s	tated below next to my name.		
l believ names	e I am the original, first a are listed below) of the	and sole inventor (if only one i subject matter which is clai	name is listed below) or an original, first and joint inventor (if plural med and for which a patent is sought on the invention entitled		
	HEAD-DISK	INTERACTION SEN	SOR INTEGRATED WITH SUSPENSION		
the spe	ecification of which is:				
•	attached hereto				
	was filed onas United States Application Number or PCT International Application Numberand was amended on(if applicable).				
I hereb	by state that I have revieuended by any amendme	ewed and understand the co ent referred to above.	ntents of the above identified specification, including the claims,		
l ackno	owledge the duty to disc	close information which is ma	aterial to patentability as defined in 37 CFR §1.56.		
certific	ate, or §365(a) of any Popelow and have also ide	CT International application we entified below, by checking the	a-d) or §365(b) of any foreign application(s) for patent or inventor's which designated at least one country other than the United States, the box, any foreign application for patent or inventor's certificate, at that of the application on which priority is claimed.		
Prior Foreign Application(s):			Priority Not Claimed: 🔽		
(Numbe	er)	(Country)	(Day/Month/Year Filed)		
Powe	er of Attorney:				
I herel	by appoint the following t and Trademark Office	gattorney(s) and/or agent(s) connected therewith:	to prosecute this application and to transact all business in the		
	Joseph P. Curtin Douglas R. Millett Ronald Feece Robert B. Martin Thomas R. Berthol	(#46,327) (#26,945)	Lewis L. Nunnelley (#42,942)		

. DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

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I hereby declare that all statements made herein of my own kr and belief are believed to be true; and further that these s statements and the like so made are punishable by fine or imp States Code and that such willful false statements may jeopar	tatements were marisonment, or both, dize the validity of the	ade with the knowledge that willful false under Section 1001 of Title 18 of the United ne application or any patent issued thereon.
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